	Case 1:23-cv-00195-CDB Document	5 Filed 06/23/25	Page 1 of 3	
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8	UNITED STATES DISTRICT COURT			
9	FOR THE EASTERN DISTRICT OF CALIFORNIA			
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11	MOISES FRIAS-GUEVARA,	No. 1:23-cv-00195	-CDB (HC)	
12	Petitioner,		CAUSE WHY PETITION	
13	V.	NOT BE DISMISS	BEAS CORPUS SHOULD ED AS MOOT	
14	WARDEN,	21-Day Deadline		
15	Respondent.			
16				
17	Petitioner Moises Frias-Guevara ("Petitioner"), a federal prisoner proceeding pro se and in			
18	forma pauperis, initiated this action by filing a petition for writ of habeas corpus pursuant to 28			
19	U.S.C. § 2241 on February 9, 2023. (Doc. 1).			
20	Preliminary Screening			
21	Under Habeas Rule 4, the judge assigned to the habeas proceeding must examine the			
22	habeas petition and order a response to the petition unless it "plainly appears" that the petitioner			
23	is not entitled to relief. See Valdez v. Montgomery, 918 F.3d 687, 693 (9th Cir. 2019); Boyd v.			
24	Thompson, 147 F.3d 1124, 1127 (9th Cir. 1998). A petition for habeas corpus should not be			
25	dismissed without leave to amend unless it appears that no tenable claim for relief can be pleaded			
26	were such leave to be granted. Jarvis v. Nelson, 440 F.2d 13, 14 (9th Cir. 1971).			
27	As a general rule, 28 U.S.C. § 2255 "provides the exclusive procedural mechanism by			
28	which a federal prisoner may test the legality of detention." Harrison v. Ollison, 519 F.3d 952,			
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2255. Alaimalo v. United States, 645 F.3d 1042, 1046 (9th Cir. 2011).

See Zavala v. Ives, 785 F.3d 367, 370 n.3 (9th Cir. 2015).

955 (9th Cir. 2008) (quotations and citations omitted). Thus, a federal prisoner who wishes to

challenge the validity or constitutionality of his federal conviction or sentence must do so by

moving the court that imposed the sentence to vacate, set aside, or correct the sentence under §

In contrast to challenges to the legality of a conviction and sentence, a petition by a

brought under 28 U.S.C. § 2241 in the district of confinement. See Hernandez v. Campbell, 204

F.3d 861, 864 (9th Cir. 2000). The BOP's calculation of sentencing credit is an issue pertaining

to the execution of a sentence which a habeas petitioner may challenge through such a petition.

federal prisoner challenging the manner, location, or conditions of a sentence's execution is

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custody." Id. at 6, 7.

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Discussion By his petition for writ of habeas corpus, Petitioner seeks the award of earned time credits ("ETCs") under the First Step Act, alleging that BOP has improperly denied him such credit because he is the subject of an immigration detainer. (Doc. 1 at 2). Petitioner asserts that his inability to receive ETCs denies him "immediate transfer into supervised release or prerelease

Petitioner initiated this action while he was housed a FCI - Mendota (a correctional facility within the Eastern District of California). However, a review of the BOP's inmate locater for Petitioner's name and "BOP Register Number" reflects that Petitioner was released from custody on June 2, 2023. Because he has been released from custody, the Court is unable to grant him the relief he seeks -- specifically, the award of ETCs that would permit Petitioner to seek early release. Accordingly, his petition is moot and must be dismissed. See Munoz v. Rowland, 104 F.3d 1096, 1098 (9th Cir. 1997) (release of a prisoner moots a habeas corpus case); Johnson v. Matevousian, 745 Fed. Appx. 780, 781 (9th Cir. 2018) (same); see also, e.g., Sila v.

¹ See www.bop.gov/inmateloc/ (last visited June 20, 2023). See also Daniels-Hall v. National Edu. Ass'n, 629 F.3d 992, 998-99 (9th Cir. 2010) ("It is appropriate to take judicial notice of this information, as it was made publicly available by government entities ... and neither party disputes the authenticity of the web sites or the accuracy of the information displayed [] therein.")

	Case 1.23-cv-00195-CDB		
1	Warden, No. EDCV 22-1632 RSWL (AS), 2023 WL 2504476, at *2-3 (C.D. Cal. Feb 13, 2023)		
2	("Because Petitioner has now been released from BOP custody, the relief sought in the Petition is		
3	moot, and no further relief remains to be granted in this case. Indeed, even if Petitioner is		
4	currently on supervised release and seeks to apply First Step Act credits to reduce his term of		
5	supervised release, that relief is unavailable here") (citing cases).		
6	Conclusion and Order		
7	Accordingly, it is HEREBY ORDERED, within 21 days of entry of this Order, Petitioner		
8	shall show cause in writing why his petition for writ of habeas corpus should not be dismissed for		
9	mootness.		
10	Any failure by Petitioner to timely respond to this order will result in the undersigned		
11	recommending that this action be dismissed with prejudice.		
12	IT IS SO ORDERED.		
13	Dated: June 20, 2025		
14	UNITED STATES MAGISTRATE JUDGE		
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